

REMARKS

The Office Action mailed January 30, 2006 ("Office Action") has been received and carefully considered. Claims 1, 7-24 and 31-35 are currently pending. The Office Action rejects claims 1, 7 and 31-35 under 35 U.S.C. § 102(b) as allegedly being anticipated by Dougliis and Ball, Tracking and Viewing Changes on the Web ("Dougliis"), rejects claims 8-11 and 13-24 under 35 U.S.C. § 103 as allegedly being obvious over Dougliis in view of U.K. Published Application No GB 2329309 to Beranek ("Beranek"), and rejects claim 12 as allegedly being obvious over Dougliis in view of Beranek and further in view of official notice. These rejections are hereby respectfully traversed. Reconsideration of claims 1, 7-24 and 31-35 in the present application is respectfully requested based on the following remarks.

I. The Claims Have Been Clarified To Recite That Only A Portion Of Content Is Displayed

The independent claims have been amended to clarify that only a portion of content from a data source is displayed. Claim 1 has been amended to recite that the "first target source compris[es] content in addition to said target content," and that second program instructions display "a first portion of content retrieved from the target source, the first portion consisting of the potentially changing target content from the predefined structural location in the first target source." Claim 8 has been amended to recite that "the target document compris[es] content in addition to the target content" and that a publication template arranges "a portion of the dynamically changing target document consisting of the retrieved, stored target content for display on the local computer." Claim 15 has been amended to recite that "the target document compris[es] content in addition to the target content" and "displaying a portion of target document, the

portion consisting of the retrieved target content.” Claim 31 has been amended to recite that “the target document compris[es] content in addition to the target content” and “displaying a portion of the subsequent version of the target document, the portion consisting of the target content.” Thus, the amended claims clarify that the target source/document contains content that is not displayed to a user of the claimed invention.

None of the cited reference disclose these limitations. In particular, Dougliš discloses retrieving an entire web page. *See* Dougliš, Fig. 2. However, entire web pages can be difficult to read because they contain, for example, advertisement in addition to desired content. *See, e.g.*, Specification, page 2, line 24 - page 3, line 3. The present invention solves the problem that Dougliš leaves open by displaying only a selected location of a portion of data. *See, e.g.*, Specification, page 2, line 24 - page 3, line 3 and page 7, lines 10-15.

Beranek does not fill the gap left by Dougliš. Beranek at most discloses displaying the entire content from a web page, albeit in modified format. *See, e.g.*, Beranek, page 6, lines 13-16, page 8, lines 13-15 and page 10, lines 7-9. Although Beranek discloses that “the caching proxy 225 is used to ... add/remove/reconfigure frames on the page,” *see* Beranek, page 27, lines 1-6, Beranek makes clear that although a frame may be removed, its content is retained. *See* Beranek, page 28, lines 1-3 (“the <FRAME> tag in the Web document is removed and the HTML associated with the frame is saved *for inclusion as normal text* in the HTML data stream.”)(emphasis added). Accordingly, Beranek fails to disclose the limitations at issue.

Because neither Dougliis nor Beranek disclose the above-referenced limitations, a rejection over the same would be improper. Accordingly, Applicants respectfully request that the claims be allowed and passed to issue.

II. The Cited References Fail To Disclose Displaying Content From Multiple Sources

Claim 1, as amended, recites “displaying, simultaneously with the portion of content retrieved from the target source, a second portion of content retrieved from a second target source, the second target source being different from the first target source.” The cited references fail to disclose this limitation.

Both Dougliis and Beranek are directed to modifying a single web page and displaying the modification. Neither reference discloses, considers or suggests displaying data from multiple sources simultaneously. As such, neither reference may be properly be relied upon as anticipating or rendering obvious the above-referenced limitation.

Because none of the cited references disclose “displaying, simultaneously with the portion of content retrieved from the target source, a second portion of content retrieved from a second target source, the second target source being different from the first target source,” a rejection over the same would be improper. Accordingly, Applicants respectfully request that claim 1 and all claims dependent thereon be allowed and passed to issue.

III. Conclusion

In view of the foregoing, it is respectfully submitted that the present application is in condition for allowance, and an early indication of the same is courteously solicited. The Examiner is respectfully requested to contact the undersigned by telephone at the below listed telephone number, in order to expedite resolution of any issues and to expedite passage of the present application to issue, if any comments, questions, or suggestions arise in connection with the present application.

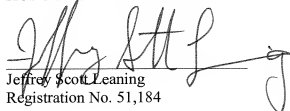
Applicant submit herewith a request for a one-month extension of time along with the appropriate fee. Nevertheless, in the event that a variant exists between the amount tendered and that determined by the U.S. Patent and Trademark Office to enter this Reply or to maintain the present application pending, please charge or credit such variance to the undersigned's Deposit Account No. 50-0206.

Respectfully submitted,
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